### **EXHIBIT 2**

#### BakerHostetler

Baker&Hostetler LLP

45 Rockefeller Plaza New York, NY 10111

T 212.589.4200 F 212.589.4201 www.bakerlaw.com

Bik Cheema direct dial: 212.589.4613 bcheema@bakerlaw.com

November 15, 2013

Rosalinda Macaluso REDACTED

Re: Securities Investor Protection Corporation v. Bernard L. Madoff Investment Securities LLC ("BLMIS"), 08-1789 (BRL)

Dear Ms. Macaluso,

We are counsel to Irving H. Picard, Trustee for the substantively consolidated Securities Investor Protection Act ("SIPA") liquidation proceedings of Bernard L. Madoff Investment Securities LLC and the estate of Bernard L. Madoff. We are writing to you regarding the objection, filed on January 5, 2010 in the aforementioned case (Docket Number 1176) in response to the Trustee's determination of claim number 000997.

On June 28, 2011, the Bankruptcy Court for the Southern District of New York issued a decision affirming the Trustee's denial of in excess of 1,400 claims that did not have accounts with BLMIS, but instead invested in certain funds (referred to as "feeder funds"). Sec. Investor Prot. Corp. v. Bernard L. Madoff Inv. Sec. LLC, 454 B.R. 285, 292 (Bankr. S.D.N.Y. 2011), aff'd sub nom, Aozora Bank Ltd. v. Sec. Investor Prot. Corp., 480 B.R. 117 (S.D.N.Y. 2012), aff'd sub nom, Kruse v. Sec. Investor Prot. Corp. (In re Bernard L. Madoff Inv. Sec. LLC), 708 F.3d 422 (2d Cir. 2013). There were no petitions for certiorari to the Supreme Court of the United States. Copies of these decisions are enclosed herewith for your reference.

As the Trustee advised you in the Notice of Determination dated December 8, 2009, to which you objected, you did not invest directly with BLMIS and did not maintain a BLMIS account in your name. In order to resolve your claim objection, we require the following discovery, under the Federal Rules of Bankruptcy Procedure. Upon completion of discovery, the Trustee's staff will review all information submitted and the Trustee may initiate proceedings to resolve your claim objection where necessary. The Trustee has not obtained hearing dates for such future proceedings and such proceedings may take a significant amount of time given the review of voluminous discovery and is dependent on requesting such dates from the Bankruptcy Court. You

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will be notified in advance of any hearing on your claim objection. As part of this discovery, please provide the documents and information requested in Exhibits 1, 2, and 3, enclosed. For this purpose, references to "accountholder" mean Jennie Brett, and references to "account" mean BLMIS account number 1B0192.

The aforementioned objection to the Trustee's determination of your claim was filed on your behalf by Ms. Helen Chaitman at the law firm of Phillips Nizer LLP. We have enclosed a courtesy copy of this objection with this letter. We have since been informed by both Phillips Nizer LLP and Becker & Poliakoff, LLP that neither is representing you regarding this discovery. This is why the Trustee is writing to you directly. The Trustee takes no position as to whether you should or should not be represented by counsel for purposes of your objection or the requests made in this letter.

To the extent that you do not participate in discovery, the Trustee's position will be that you may be barred in future claims objections proceedings. Whether you may participate in future claims proceedings on your claim objection will be left to the sound discretion of the Bankruptcy Court. In order for your claim objection to be processed, it is imperative that we receive your responses. <u>Please send your responses to me at the address contained herein, within thirty-five (35) days of the date of this letter, by December 20, 2013.</u>

If you intend to withdraw your objection, please contact me. For all other questions, please email <u>madoffclaimsdiscovery@bakerlaw.com</u>. Any communication should include the question, the claim number and the email or U.S. mail address for the response. Someone will respond as promptly as possible.

Sincerely,

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#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing Requests for Production of Documents, Interrogatories, Requests for Admissions and accompanying letter relating to the objection to the Trustee's determination of claim number 000997 (Case No. 08-01789, Docket No. 1176) was served this 15th day of November, 2013 by First Class Certified Mail upon the following:

Rosalinda Macaluso REDACTED

An Attorney for Irving H. Picard, Trustee for the Substantively Consolidated SIPA Liquidation of Bernard L. Madoff Investment Securities LLC and the Estate of Bernard L. Madoff

300302886

### FILE COPY

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November 15, 2013

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Re: Securities Investor Protection Corporation v. Bernard L. Madoff Investment Securities LLC ("BLMIS"), 08-1789 (BRL)

Dear Mr. Macaluso,

We are counsel to Irving H. Picard, Trustee for the substantively consolidated Securities Investor Protection Act ("SIPA") liquidation proceedings of Bernard L. Madoff Investment Securities LLC and the estate of Bernard L. Madoff. We are writing to you regarding the objection, filed on January 5, 2010 in the aforementioned case (Docket Number 1175) in response to the Trustee's determination of claim number 001081.

On June 28, 2011, the Bankruptcy Court for the Southern District of New York issued a decision affirming the Trustee's denial of in excess of 1,400 claims that did not have accounts with BLMIS, but instead invested in certain funds (referred to as "feeder funds"). Sec. Investor Prot. Corp. v. Bernard L. Madoff Inv. Sec. LLC, 454 B.R. 285, 292 (Bankr. S.D.N.Y. 2011), aff'd sub nom, Aozora Bank Ltd. v. Sec. Investor Prot. Corp., 480 B.R. 117 (S.D.N.Y. 2012), aff'd sub nom, Kruse v. Sec. Investor Prot. Corp. (In re Bernard L. Madoff Inv. Sec. LLC), 708 F.3d 422 (2d Cir. 2013). There were no petitions for certiorari to the Supreme Court of the United States. Copies of these decisions are enclosed herewith for your reference.

As the Trustee advised you in the Notice of Determination dated December 8, 2009, to which you objected, you did not invest directly with BLMIS and did not maintain a BLMIS account in your name. In order to resolve your claim objection, we require the following discovery, under the Federal Rules of Bankruptcy Procedure. Upon completion of discovery, the Trustee's staff will review all information submitted and the Trustee may initiate proceedings to resolve your claim objection where necessary. The Trustee has not obtained hearing dates for such future proceedings and such proceedings may take a significant amount of time given the review of voluminous discovery and is dependent on requesting such dates from the Bankruptcy Court. You

November 15, 2013 Page 2

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The aforementioned objection to the Trustee's determination of your claim was filed on your behalf by Ms. Helen Chaitman at the law firm of Phillips Nizer LLP. We have enclosed a courtesy copy of this objection with this letter. We have since been informed by both Phillips Nizer LLP and Becker & Poliakoff, LLP that neither is representing you regarding this discovery. This is why the Trustee is writing to you directly. The Trustee takes no position as to whether you should or should not be represented by counsel for purposes of your objection or the requests made in this letter.

To the extent that you do not participate in discovery, the Trustee's position will be that you may be barred in future claims objections proceedings. Whether you may participate in future claims proceedings on your claim objection will be left to the sound discretion of the Bankruptcy Court. In order for your claim objection to be processed, it is imperative that we receive your responses. <u>Please send your responses to me at the address contained herein, within thirty-five (35) days of the date of this letter, by December 20, 2013.</u>

If you intend to withdraw your objection, please contact me. For all other questions, please email <u>madoffclaimsdiscovery@bakerlaw.com</u>. Any communication should include the question, the claim number and the email or U.S. mail address for the response. Someone will respond as promptly as possible.

Sincerely,

Bik Cheema

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#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing Requests for Production of Documents, Interrogatories, Requests for Admissions and accompanying letter relating to the objection to the Trustee's determination of claim number 001081 (Case No. 08-01789, Docket No. 1175) was served this 15th day of November, 2013 by

First Class Certified Mail upon the following:

Gaetano Macaluso REDACTED

An Attorney for Irving H. Picard, Trustee for the Substantively Consolidated SIPA Liquidation of Bernard L. Madoff Investment Securities LLC and the Estate of Bernard L. Madoff

300302887

# Exhibit 3: Requests for Admissions

Please respond with "admit" or "deny" to the following statements where applicable:

Admit the BLMIS account that is the subject of your objection was not titled in your name.
ADMIT
Admit you did not have an account in your name at BLMIS.  A to mit
Admit you never received correspondence directly from BLMIS.
Admit you never deposited securities directly with BLMIS.
Admit you never made a payment of cash directly to BLMIS for credit to an account in your name.
Admit you never withdrew funds directly from BLMIS.

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7.	Admit that any funds you received were transmitted to you from the accountholder.
	A0mí 1
8.	Admit you did not receive investment statements from BLMIS in your name.
	ADMIT
9.	Admit you did not receive tax statements from BLMIS in your name.
	ADMIT
10.	Admit you never entered into any contracts in your name with BLMIS.
	_ADMIT
11.	Admit your only relationship to BLMIS existed by way of your relationship to the accountholder.
	ADMIT
12.	Admit you did not have any control, investment discretion or decision-making power over any investment assets at BLMIS.
	AOMIT
13	Admit that accountholder had its own bank account and kept its funds separate from your personal funds.
	ADMIT

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## Exhibit 2: Interrogatories

## Please answer the following questions:

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1. Identify each person who first introduced you to BLMIS by name, telephone

	number, address and affiliation to you.
	THOMAS E. BRETT: 718-263-0123
	125-10 QUEENS BOULEVARD
	SUÍTR 311
	Kew GARDENS, NY 11415 HTTORNEY
2.	Identify all documents concerning how you came to invest in the accountholder
	through which it invested in BLMIS, including how they learned of or became
	aware of the accountholder and how it came to invest.
	NO DOCUMENTATION. I INVESTED IN THE
	ACCOUNTHOIDER THROUGH VERBAI AGREEments
	THOMAS BRETT NEVER DISCIOSED NAME OF
	SECURITIES FIRM MY MONRY WAS INVESTED IN
	UNTII MADORE'S ARREST IN 2008. THOMAS BRETT SENT
	UNTII MADOFE'S ARREST IN 2008. THOMAS BRETT SENT A letter Disclosing THIS INFORMATION DATED 12/15/09
3.	Identify all documents that describe how you made investments or deposits in FNC/05e
<u></u>	connection with the account, including, but not limited to, the process for
	making such investments or deposits, the person and/or entity to whom such
	investments or deposits were sent, and the method for making such investments
	or deposits.
	Délosits Were made THROUGH PERSONAL
	CHECKS PAIN TO THE ORDER OF THOMAS
	BRETT. COPIES OF BANK STATEMENTS.
	& CHECKS WRITTEN TO THOMAS BRETT LOVELOSED.
	THOMAS QUOTT SOIT ONANKEON STATEMENTS
	THOMAS BRETT SENT QUARTERly STATEMENTS N REFIRETING DEPOSITS, PRINCIPAL BALANCE D'INTEREST, DOCUMENTS ENCLOSED. PAYMENTS
	Occuments enclosed.
4.	Identify all documents that describe how payments were made to you in
क्यां क	connection with the account, including, but not limited to, the process for
	requesting or receiving such payments and the person and/or entity to whom
	such requests were made or from whom such payments were received, and the
	method of receipt.
	THOMAS BRETT SONT QUARTERLY CHECKS
	Representing "INTEREST" PAYMENTS ON INVESTMENT
	AloNa WITH A STATEMENT REFLECTING
	PRINCIPALBALANCE, INTEREST JO. J'INTEREST PAYMENT
	AMOUNT- DO CUMENTS ENCLOSED.

<b>5.</b>	Identify all documents concerning any other BLMIS account in which you allege
	to have a claim. For each BLMIS account in which you allege to have a claim,
	identify all person(s) who performed any due diligence or provided any advice,
	opinion, commentary, or analysis of BLMIS to you or on your behalf, and
	identify all documents that they reviewed before opening and investing in the
	account.
	I HAVE NO CLAIMS WITH ANY POBLMIN
	ACCOUNTS OTHER THAN INROVGHTHR
	ACCONDICTIONS TO BOOKS AFCE
	NUMBER 1B0192 THAT THOMAS F. BRETT
	CIAAAIICACAAAAAAAAAAAAAAAAAAAAAAAAAAAA
	Filed Alledging to me my money WAS IN THIS ACCOUNT (180192)
6.	Identify all persons at BLMIS with whom you had any communications, and
	identify all documents concerning the substance of those communications,
	including which (if any) BLMIS account such communications related to.
	THORIGINAL HAD ALO COMO SOUND COMMINICATIONS FORCE WITH
	ANY PERSON AT BLMIS NOR DIO I HAVE
	KNOWIEDGE MY MONRY WAS INVESTED WITH
	BLMIS UNTITIONS ARILEST IN JOUR
	All CommunicATIONS were Solely THROUGH THOMAS F. BRETT, ESQ.
V-000044	
7.	Identify each person who had control over the accountholder and/or authority to
	exercise discretion with respect to the assets or investments of accountholder.
	THOMAS E. BRETT, ESQ,
8.	Identify each person who received direct payments from BLMIS in connection
	with the account, and identify all documents concerning the method(s) by which
	such payments were made, including from whom such payments were sent.
	THOMAS E. BRETT RECEIVED PAYMENTS
	FROM BIMES AND DISTRIBUTED PAYMENTS
	TO ME THROUGH HIS FIRM WITH A
	QUARTERLY STATEMENT. THOMAS E BRETT
	SENT PAYMENTS TO ME.

9.	Identify each person associated with the accountholder who had a direct understanding or agreement with BLMIS with respect to the assets or investments of the accountholder.
	THOMAS E. BRETT, ESQ.
10.	Identify all documents concerning meetings that a representative of you attended where an employee or representative of BLMIS was present, and identify all
09	documents that describe the substance of the communications that occurred during each meeting.  I NEVER HAD ANY MEETINGS WITH  ANT BLMFS Reflesentative OR Employee.  All Discussions & CORRESPONDENCES WESE  THROUGHT THOMAS E. BRETT.
	Identify any and all banks where you hold or have held accounts from the date the BLMIS account you invested in was opened, through the present, and for each bank account, identify all documents evidencing the account number, the date the account was opened, and the date the account was closed.  SP MORGAN CHASE BANK ACCTH Redacted 096  THORGAN CHASE BANK ACCTH Redacted 5265  RIDGEWOODSAN, MGS BANK ACCTH Redacted 1033  DOCUMENTS ENCLOSED INCLUDE CHECKS +  BANK STATEMENTS OF DEPOSITS MARKTO  THOMAS E BROWN THESE BANK ACCTS,
12.	Identify all trust formation documents and instruments.  COPIES OF CHECKS WRITTEN TO THOMAS E BRETT  COPIES OF BANK STATEMENTS REFLECTING CHRCKS  WRITTEN TO THOMAS E BRETT.  QUARTERLY STATEMENTS SENT TO ME FROM  THOMAS E BRETT.
13.	Identify any and all banks where the accountholder holds or has held accounts from the date the BLMIS account you invested in was opened, through the present, and for each bank account, identify all documents evidencing the account number, the date the account was opened, and the date the account was closed.  I HAVE NO KNOWLEDGE OF THE ACCOUNT HOLDER'S BANK ACCTS